REMARKS

In light of the following remarks and above amendments, reconsideration and allowance of this application are respectfully requested.

It is submitted that these claims, as originally presented, are patentably distinct over the prior art cited by the Examiner, and that these claims were in full compliance with the requirements of 35 U.S.C. §112. Changes to these claims, as presented herein, are not made for the purpose of patentability within the meaning of 35 U.S.C. §101, §102, §103 or §112. Rather, these changes are made simply for clarification and to round out the scope of protection to which Applicant is entitled.

Claims 2-4 and 6-13, and amended claims 1 and 5 are in this application. Claim 12 and 13 are newly added. No new <u>matter</u> is added by these amendments.

Claims 1-8, 10 and 11 were rejected under 35 U.S.C. 103(a) as being unpatentable over Miichi et al. (U.S. Patent No. 5,880,745) in view of Urade et al. (U.S. Patent No. 6,272,644).

Independent claim 1 has been amended herein to recite in part the following:

"wherein said display control means controls a picture projected by said display means based on said display control signal generated and output from said control device corresponding to an identification information input through said input/output means to identify said projection apparatus." (Emphasis ours)

It is respectfully submitted that the combination of Miichi and Urade as applied by the Examiner fails to teach the above-recited feature of amended independent claim 1.

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Specifically, Miichi teaches a OHP type projection display apparatus with a remote control mouse to control a PC, which is described in the "Description of Related Art" section of the present application. Further, Urade appears to teach a USB hub linked to a display or a display having a USB hub connection (column 6, lines 33-37). However, neither Miichi nor Urade as applied teaches an apparatus having the above feature of claim 1.

Accordingly, independent claim 1, as amended herein, is believed to be distinguishable from the applied combination of Miichi and Urade.

For reasons similar or somewhat similar to those described above with regard to amended independent claim 1, amended independent claim 5 is also believed to be distinguishable from the applied combination of Miichi and Urade.

Claims 2-4, 6-8, 10 and 11 depend from one of amended independent claims 1 and 5, and due to such dependency, are also distinguishable from the applied combination of Miichi and Urade for at least the above-described reasons.

Applicant therefore respectfully requests the rejection of claims 1-8, 10 and 11 under 35 U.S.C. §103(a) be withdrawn.

Claim 9 was rejected under 35 U.S.C. 103(a) as being unpatentable over Miichi in view of Urade et al. and further in view of Nguyen et al. (U.S. Patent No. 5,682,181).

Claim 9 depends from independent claim 5 and, as such, includes all of the limitations contained therein. Accordingly, for at least the reasons previously described, it is also believed that dependent claim 9 is distinguishable from the applied combination of Miichi and Urade. The Examiner appears to rely on Nguyen only for the features of dependent claim 9 and not to overcome the above described deficiencies of Miichi and Urade.

Accordingly, it is requested that the above 103(a) rejection of dependent claim 9 be withdrawn.

In the event, that the Examiner disagrees with any of the foregoing comments concerning the disclosures in the cited prior art, it is requested that the Examiner indicate where, in the reference or references, there is the basis for a contrary view.

In view of the foregoing amendments and remarks, it is believed that all of the claims in this application are patentable over the prior art, and early and favorable consideration thereof is solicited.

Please charge any fees incurred by reason of this response and not paid herewith to Deposit Account No. 50-0320.

Respectfully submitted,

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